



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्य शासन द्वारा प्रकाशित

शिमला, मंगलवार, 2 अप्रैल, 2013 / 12 चैत्र, 1934

हिमाचल प्रदेश सरकार

TRIBAL DEVELOPMENT DEPARTMENT

NOTIFICATION

Shimla-2, the 1st April, 2013

No. TBD(A)3-2/96.— In continuation of this department notification No.TBD (A)4-1/2010 dated 18th January, 2012 the Governor, Himachal Pradesh is pleased to denotify the post of Statistical Assistant appearing at Sr. No. 1 of the above notification due to the reasons that this post is to be filled up by 100% promotion as per Recruitment and Promotion Rules of the said post.

By order,
Sd/-
Principal Secretary (TD).

HIGH COURT OF HIMACHAL PRADESH SHIMLA**NOTIFICATION***Shimla, the 31st March, 2013*

No. HHC/15-36/Jus/Accts/2007.—Pursuant to Notification No. K.13020/01/2012-US.II, dated 30th March, 2013, issued by the Government of India, Ministry of Law and Justice (Department of Justice), New Delhi, Hon'ble Mr. Justice Rajeev Sharma, Additional Judge, High Court of Himachal Pradesh, has assumed the charge of the office of the Judge of High Court of Himachal Pradesh on 31-3-2013 (forenoon).

By order,
A. C. DOGRA,
Registrar General

HIGH COURT OF HIMACHAL PRADEESH AT SHIMLA-171 001**NOTIFICATION***Shimla, the 30th March, 2013*

No. HHC/GAZ/14-324/2011.—Hon'ble the Acting Chief Justice has been pleased to grant 12 days' earned leave *w.e.f.* 1-4-2013 to 12-4-2013 with permission to prefix Sunday falling on 31-3-2013 and suffix Second Saturday, Sunday and gazetted holiday falling on 13-4-2013 to 15-4-2013 in favour of Shri Vishal Bhamnotra, Civil Judge (Junior Division)-cum-JMIC-III, Ghumarwin, District Bilaspur, H. P.

Certified that Shri Vishal Bhamnotra is likely to join the same post and at the same station from where he proceeds on leave, after expiry of the above period of leave.

Also certified that Shri Vishal Bhamnotra would have continued to hold the same post of Civil Judge (Junior Division)-cum-JMIC-III, Ghumarwin, District Bilaspur, H. P., but for his proceeding on leave for the above period.

By order,
Sd/-
Registrar General.

HIGH COURT OF HIMACHAL PRADESH AT SHIMLA-171 001**NOTIFICATION***Shimla, the 28th March, 2013*

No. HHC/GAZ/14-135/82-III .—Hon'ble the Acting Chief Justice has been pleased to grant ex post facto sanction of 6 days' commuted leave *w.e.f.* 11-3-2013 to 16-3-2013 with permission to suffix Sunday fell on 17-3-2013 in favour of Shri A. S. Jaswal, District and Sessions Judge, Kinnaur at Rampur Bushahr, H. P.

Certified that Shri A. S. Jaswal had joined same post and at the same station from where he proceeded on leave, after expiry of the above period of leave.

Also certified that Shri A. S. Jaswal would have continued to hold the same post of District and Sessions Judge, Kinnaur at Rampur Bushahr, H. P., but for his proceeding on leave for the above period.

By order,
Sd/-
Registrar General.

HIGH COURT OF HIMACHAL PRADESH, SHIMLA-171 001

NOTIFICATION

Shimla, the 30th March, 2013

No. HHC/Admn.6 (23)/74-XIV.—Hon'ble the Acting Chief Justice in exercise of the powers vested in him under Rule 2 (32) of Chapter 1 of H. P. Financial Rules, 2009 has been pleased to declare the Civil Judge (Junior Division)-cum-JMIC-II, Ghumarwin as Drawing and Disbursing Officer in respect of the Court of Civil Judge (Junior Division)-cum-JMIC-III, Ghumarwin and also the Controlling Officer for the purpose of T.A. etc. in respect of establishment attached to the aforesaid Court under head "2014 Administration of Justice" during leave period of Shri Vishal Bhamnotra *w.e.f.* 1-4-2013 to 12-4-2013 with permission to prefix Sunday falling on 31-3-2013 and suffix Second Saturday, Sunday and gazetted holiday falling on 13-4-2013 to 15-4-2013 or until he returns from leave.

By order,
Sd/-
Registrar General.

आबकारी एवं कराधान विभाग

अधिसूचना

शिमला—9, 29 मार्च, 2013

संख्या: 7-505 / 2012-ई.एक्स.एन—9895.9915.—प्रथम नवम्बर, 1966 से ठीक पूर्व हिमाचल प्रदेश में समाविष्ट क्षेत्रों में यथा प्रवृत्त पंजाब ऐक्साईज ऐक्ट 1914 (1914 का 1) की धारा 21 और 59 जो कि हिमाचल प्रदेश ऐक्साईज ऐक्ट, 2011 की धारा 82 के साथ पठित है, द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए तथा इसके साथ पठित उक्त अधिनियम की धारा 9 के अधीन हिमाचल प्रदेश (ऐक्साईज पावर्ज एण्ड अपील) आर्डरज, 1965 द्वारा मुझ में निहित वित्तायुक्त (आबकारी) की शक्तियों का प्रयोग करते हुए मैं, आर०एस० नेगी, आबकारी एवं कराधान आयुक्त, हिमाचल प्रदेश एतद्वारा उक्त क्षेत्रों में यथा लागू समय—समय पर संशोधित, पंजाब ब्रूरी रूल्ज 1932 (जिन्हें इसके पश्चात वहां उक्त रूल्ज कहा गया है) में प्रथम अप्रैल, 2013 से निम्नलिखित और संशोधन करता हूँ:—

संशोधन

In the existing rules,-

For the words, signs and figure “Rs.2.00 lacs” mentioned in sub-rule (3) of Rule 10.7, the words, signs and figure “Rs.2,50,000/- shall be substituted.

आदेश द्वारा,
हस्ताक्षरित /—
आबकारी एंव कराधान आयुक्त।

(AUTHORITITATIVE ENGLISH TEXT OF EXCISE & TAXATION DEPARTMENT NOTIFICATION No.7-505/2012-EXN-I-9895-9915. DATED 29th March,2013 AS REQUIRED UNDER ARTICLE 348 (3) OF THE CONSTITUTION OF INDIA)

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Shimla-9, 29th March, 2013

No. 7-505/2012-EXN-9895-9915.—In exercise of the powers conferred by section 21 and 59 of the Punjab Excise Act, 1914 (1 of 1914) read with Section 82 of the Himachal Pradesh Excise Act, 2011, as applicable in the areas comprised in Himachal Pradesh immediately before 1st November, 1966 and by virtue of the powers of the Financial Commissioner (Excise), conferred on me under section 9 of the said Act, read with the Himachal Pradesh (Excise Power and Appeal) Orders, 1965, I, R.S.Negi, Excise and Taxation Commissioner, Himachal Pradesh hereby make the following further amendments in the Punjab Brewery Rules, 1932 as amended from time to time (hereinafter called the ‘said rules’) applicable in the said areas with effect from 1.4.2013 :—

AMENDMENT

In the existing rules.—

For the words, signs and figure “Rs.2.00 lacs” mentioned in sub-rule (3) of Rule 10.7, the words, signs and figure “Rs.2,50,000/- shall be substituted.

By order,
Sd/-
Excise & Taxation Commissioner.

आबकारी एंव कराधान विभाग

अधिसूचना

शिमला—9, 29 मार्च, 2013

संख्या: 7-505 / 2012-ई.एक्स.एन-9895.9915.—पंजाब पुनर्गठन अधिनियम, 1966 (1966 का 31) की धारा 5 के अधीन हिमाचल प्रदेश को अन्तरित राज्य क्षेत्रों में यथा प्रवृत्त पंजाब ऐक्साइज ऐक्ट 1914 (1914 का 1) की धारा 21 और 59 जो कि हिमाचल प्रदेश ऐक्साइज ऐक्ट, 2011 की धारा 82 के साथ पठित है, द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए तथा उक्त अधिनियम की धारा 9 के अधीन और इसके साथ पठित हिमाचल प्रदेश (ऐक्साइज पावर्ज एण्ड अपील) आर्डरज, 1965 द्वारा मुझ में निहित वित्तायुक्त (आबकारी)

की शक्तियों का प्रयोग करते हुए मैं, आरो एसो नेगी, आबकारी एंव कराधान आयुक्त, हिमाचल प्रदेश ऐतद्वारा उक्त क्षेत्रों में यथा लागू समय—समय पर संशोधित, पंजाब बूरी रूल्ज 1956 (जिन्हें इसके पश्चात उक्त रूल्ज कहा गया है) में प्रथम अप्रैल, 2013 से निम्नलिखित और संशोधन करता हूँ:—

संशोधन

In the existing rules.—

For the words, signs and figure “Rs.2.00 lacs” mentioned in sub-rule (3) of Rule 7 wherever occurred, the words, signs and figure “Rs.2,50,000/- shall be substituted.

आदेश द्वारा,
हस्ताक्षरित /—
आबकारी एंव कराधान आयुक्त।

(AUTHORITATIVE ENGLISH TEXT OF EXCISE & TAXATION DEPARTMENT
NOTIFICATION No.7 505/2012-EXN-9895-9915 DATED 29th March, 2013 AS REQUIRED
UNDER ARTICLE 348(3) OF THE CONSTITUTION OF INDIA)

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Shimla-9, 29th March, 2013

No. 7-505/2012-EXN-9895-9915.— In exercise of the powers conferred by section 21 and 59 of the Punjab Excise Act, 1914 (1 of 1914) read with Section 82 of the Himachal Pradesh Excise Act, 2011, as in force in the territories transferred to Himachal Pradesh under section 5 of the Punjab Re-organization Act, 1966 (31 of 1966) and by virtue of the powers of the Financial Commissioner, conferred on me under section 9 of the said Act, read with the Himachal Pradesh (Excise Power and Appeal) Orders, 1965, I, R.S.Negi, Excise and Taxation Commissioner, Himachal Pradesh hereby make the following further amendments in the Punjab Brewery Rules, 1956 as amended from time to time (hereinafter called the ‘said rules’) as in force in the said areas with effect from 1.4.2013:—

AMENDMENT

In the existing rules,—

For the words, signs and figure “Rs.2.00 lacs” mentioned in sub-rule (3) of Rule 7 wherever occurred, the words, signs and figure “Rs.2,50,000/- shall be substituted.

By order,
Sd/-
Excise & Taxation Commissioner.

आबकारी एवं कराधान विभाग

अधिसूचना

शिमला—9, 29 मार्च, 2013

संख्या:7-505 / 2012-ई.एक्स.एन.-9895.9915.—प्रथम नवम्बर, 1966 से ठीक पूर्व हिमाचल प्रदेश राज्य में समाविष्ट क्षेत्रों में यथा प्रवृत्त पंजाब एक्साईज ऐक्ट 1914 (1914 का 1) की धारा 21 और 59 जो कि हिमाचल प्रदेश एक्साईज ऐक्ट, 2011 की धारा 82 के साथ पठित है, द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये तथा इसके साथ पठित उक्त अधिनियम की धारा 9 के अधीन हिमाचल प्रदेश (ऐक्साईज पावर एण्ड अपील) आर्डरज, 1965 द्वारा मुझ में निहित वित्तायुक्त (आबकारी) की शक्तियों का प्रयोग करते हुये, मैं, आर०एस० नेगी, आबकारी एवं कराधान आयुक्त, हिमाचल प्रदेश, एतदद्वारा उक्त क्षेत्रों में यथा लागू समय—समय पर संशोधि, पंजाब डिस्टिलरी रूल्ज, 1932 (जिन्हें इसके पश्चात “उक्त रूल्ज कहा गया है”) में प्रथम अप्रैल, 2013 से निम्नलिखित और संशोधन करता हूँ:—

संशोधन

In the said rules:—

1. In rule 9.5 for the words, signs and figures “Rs. 3,00,000/-“ wherever occurred, the words, signs and figure “Rs3,50,000/- shall be substituted.
2. Sub-rule (3) of Rule 9.5 shall be substituted by the following, namely :—

The license fee for a license in form D-2, D-2A and BWH-2 shall be payable on Indian Made Foreign Spirit and Country Liquor as under :—

- (i) Rs.2.00 per unit of 750 mls of Foreign Spirit on bottling of own Brands for consumption within the State of H.P. and at the rate of Re.0.20 per unit of 750 mls of Foreign Spirit for export of own Brands.
- (ii) Rs.1.00 per unit of 750 mls of Foreign Spirit by those licensees/Bottlers who pay Franchisee fee or the lease fee. However, the license fee on export will be at the rate of Re.0.20 per unit of 750 mls of Foreign Spirit.
- (iii) Re.0.80 per unit of 750 mls of Country Liquor provided that in case of bottling of Country Liquor for export; the rate will be @ Re.0.10 per unit of 750 mls.

3. Sub-clause (3A) of Rule 9.5 shall be substituted by the following, namely :-

(3A) The Franchisee fee @ Rs.5.00 per proof litre on the bottling of Brands of Indian Made Foreign Spirit of other Distilleries and Bottling Plants shall be payable and this fee shall not be charged on the export of such liquor. This fee shall be payable on quarterly basis i.e. within seven days of the expiry of each quarter of the financial year.

The lessee/sub-lessee who takes a portion of any Plant and Machinery on lease, shall pay lease/sub-lease fee @ Rs.5.00 per proof litre on quarterly basis i.e. within seven days of the expiry of each quarter of the financial year.

4. The table appended to Rule 101-A shall be substituted by the following, namely :—

Spirit Store Room	Re-distillation	Bottling operation	Bottled Spirit Room
0.5 percent	1 percent	1 percent	0.5 percent

आदेश द्वारा,
हस्ताक्षरित /—
आबकारी एंव कराधान आयुक्त।

Authoritative English Text of Excise & Taxation Department Notification No..7-505/2012-EXN-9895 9915 Dated 29th March, 2013 as required under Article 348(3) of the Constituted of India.

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Shimla-9, 29th March, 2013

No. 7-505/2012-EXN-9895-9915.— In exercise of the powers conferred by section 21 and 59 of the Punjab Excise Act, 1914 (Act No.1 of 1914) read with Section 82 of the Himachal Pradesh Excise Act, 2011, as applicable in the areas comprised in Himachal Pradesh immediately before Ist November, 1966 and by virtue of the powers of the Financial Commissioner (Excise), conferred on me under section 9 of the said Act, read with the Himachal Pradesh (Excise Powers and Appeal) Orders, 1965, I, R.S.Negi, Excise & Taxation Commissioner, Himachal Pradesh hereby make the following further amendments in the Punjab Distillery Rules, 1932 as amended from time to time, applicable in the said areas (hereinafter called the “said rules”) with effect from 1.4.2013 :—

AMENDMENT

In the said rules:—

1. In rule 9.5 for the words, signs and figures “Rs. 3,00,000/-“ wherever occurred, the words, signs and figure “Rs3,50,000/- shall be substituted.
2. Sub-rule (3) of Rule 9.5 shall be substituted by the following, namely :—

The license fee for a license in form D-2, D-2A and BWH-2 shall be payable on Indian Made Foreign Spirit and Country Liquor as under :—

- (i) Rs.2.00 per unit of 750 mls of Foreign Spirit on bottling of own Brands for consumption within the State of H.P. and at the rate of Re.0.20 per unit of 750 mls of Foreign Spirit for export of own Brands.
- (ii) Rs.1.00 per unit of 750 mls of Foreign Spirit by those licensees/Bottlers who pay Franchisee fee or the lease fee. However, the license fee on export will be at the rate of Re.0.20 per unit of 750 mls of Foreign Spirit.
- (iii) Re.0.80 per unit of 750 mls of Country Liquor provided that in case of bottling of Country Liquor for export; the rate will be @ Re.0.10 per unit of 750 mls.

3. Sub-clause (3A) of Rule 9.5 shall be substituted by the following, namely :—

(3A) The Franchisee fee @ Rs.5.00 per proof litre on the bottling of Brands of Indian Made Foreign Spirit of other Distilleries and Bottling Plants shall be payable and this fee shall not be charged on the export of such liquor. This fee shall be payable on quarterly basis i.e. within seven days of the expiry of each quarter of the financial year.

The lessee/sub-lessee who takes a portion of any Plant and Machinery on lease, shall pay lease/sub-lease fee @ Rs.5.00 per proof litre on quarterly basis i.e. within seven days of the expiry of each quarter of the financial year.

4. The table appended to Rule 101-A shall be substituted by the following, namely :—

Spirit Store Room	Re-distillation	Bottling operation	Bottled Spirit Room
0.5 percent	1 percent	1 percent	0.5 percent

By order,
Sd/-
Excise & Taxation Commissioner.

आबकारी एवं कराधान विभाग

अधिसूचना

शिमला—171009, 29 मार्च 2013

संख्या:7-505 / 2012-ई.एक्स.एन.-9895—पंजाब पुनर्गठन अधिनियम 1966 (1966 का 31) की धारा 5 के अधीन हिमाचल प्रदेश को अन्तरित राज्य क्षेत्रों में यथा प्रवृत्त पंजाब ऐक्साईज ऐक्ट, 1914 (1914 का 1) की धारा 21 और 59 जो कि हिमाचल प्रदेश ऐक्साईज ऐक्ट, 2011 की धारा 82 के साथ पठित है, द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये तथा उक्त अधिनियम की धारा 9 के अधीन और इसके साथ पठित हिमाचल प्रदेश (ऐक्साईज पावर एण्ड अपील) आर्डरज, 1965, द्वारा मुझ में निहित वित्तायुक्त (आबकारी) की शक्तियों का प्रयोग करते हुये, मै, आर०एस० नेगी, आबकारी एवं कराधान आयुक्त, हिमाचल प्रदेश, उक्त क्षेत्रों में यथा लागू समय—समय पर यथा संशोधित, पंजाब डिस्टिलरी रूल्ज, 1932 (जिन्हें इसके पश्चात "उक्त रूल्ज कहा गया है") में 1-4-2013 से निम्नलिखित और संशोधन करता हूँ :—

संशोधन

In the said rules:—

1. In rule 5 for the words, signs and figures “Rs. 3,00,000/-“ wherever occurred, the words, signs and figure “Rs3,50,000/- shall be substituted.
2. Sub-rule (3) of Rule 9.5 shall be substituted by the following, namely :—

The license fee for a license in form D-2, D-2A and BWH-2 shall be payable on Indian Made Foreign Spirit and Country Liquor as under :—

- (i) Rs.2.00 per unit of 750 mls of Foreign Spirit on bottling of own Brands for consumption within the State of H.P. and at the rate of Re.0.20 per unit of 750 mls of Foreign Spirit for export of own Brands.

- (ii) Rs.1.00 per unit of 750 mls of Foreign Spirit by those licensees/Bottlers who pay Franchisee fee or the lease fee. However, the license fee on export will be at the rate of Re.0.20 per unit of 750 mls of Foreign Spirit.
- (iii) Re.0.80 per unit of 750 mls of Country Liquor provided that in case of bottling of Country Liquor for export; the rate will be @ Re.0.10 per unit of 750 mls.
3. Sub-clause (3A) of Rule 9.5 shall be substituted by the following, namely :—

(3A) The Franchisee fee @ Rs.5.00 per proof litre on the bottling of Brands of Indian Made Foreign Spirit of other Distilleries and Bottling Plants shall be payable and this fee shall not be charged on the export of such liquor. This fee shall be payable on quarterly basis i.e. within seven days of the expiry of each quarter of the financial year.

The lessee/sub-lessee who takes a portion of any Plant and Machinery on lease, shall pay lease/sub-lease fee @ Rs.5.00 per proof litre on quarterly basis i.e. within seven days of the expiry of each quarter of the financial year.

4. The table appended to Rule 101-A shall be substituted by the following, namely :—

Spirit Store Room	Re-distillation	Bottling operation	Bottled Spirit Room
0.5 percent	1 percent	1 percent	0.5 percent

आदेश द्वारा,
हस्ताक्षरित /—
आबकारी एंव कराधान आयुक्त।

Authoritative English Text of Excise & Taxation Department Notification No.7-505/2012-EXN-9895-9915 Dated 29th March, 2013 as required under Article 348(3) of the Constitution of India.

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Shimla-9, the 29th March, 2013

No. 7-505/2012-EXN-9895-9915.— In exercise of the powers conferred by section 21 and 59 of the Punjab Excise Act, 1914 (Act No.1 of 1914) read with Section 82 of the Himachal Pradesh Excise Act, 2011, as in force in the territories transferred to Himachal Pradesh under section 5 of the Punjab Reorganisation Act, 1966 (31 of 1966) and by virtue of the powers of the Financial Commissioner, conferred on me under section 9 of the said Act, read with the Himachal Pradesh (Excise Powers and Appeal) Orders, 1965, as amended from time to time, I, R.S.Negi, Excise and Taxation Commissioner, Himachal Pradesh, hereby make the following further amendment in the Punjab Distillery Rules, 1932 (hereinafter called the “said rules”), as in force in the said areas with effect from 1.4.2013:—

AMENDMENT

In the said rules:—

1. In rule 5 for the words, signs and figures “Rs. 3,00,000/-“ wherever occurred, the words, signs and figure “Rs3,50,000/- shall be substituted.

2. Sub-rule (3) of Rule 9.5 shall be substituted by the following, namely :—

The license fee for a license in form D-2, D-2A and BWH-2 shall be payable on Indian Made Foreign Spirit and Country Liquor as under :—

- (i) Rs.2.00 per unit of 750 mls of Foreign Spirit on bottling of own Brands for consumption within the State of H.P. and at the rate of Re.0.20 per unit of 750mls of Foreign Spirit for export of own Brands.
 - (ii) Rs.1.00 per unit of 750 mls of Foreign Spirit by those licensees/Bottlers who pay Franchisee fee or the lease fee. However, the license fee on export will be at the rate of Re.0.20 per unit of 750 mls of Foreign Spirit.
 - (iii) Re.0.80 per unit of 750 mls of Country Liquor provided that in case of bottling of Country Liquor for export; the rate will be @ Re.0.10 per unit of 750 mls.
3. Sub-clause (3A) of Rule 9.5 shall be substituted by the following, namely :—

(3A) The Franchisee fee @ Rs.5.00 per proof litre on the bottling of Brands of Indian Made Foreign Spirit of other Distilleries and Bottling Plants shall be payable and this fee shall not be charged on the export of such liquor. This fee shall be payable on quarterly basis i.e. within seven days of the expiry of each quarter of the financial year.

The lessee/sub-lessee who takes a portion of any Plant and Machinery on lease, shall pay lease/sub-lease fee @ Rs.5.00 per proof litre on quarterly basis i.e. within seven days of the expiry of each quarter of the financial year.

4. The table appended to Rule 101-A shall be substituted by the following, namely :—

Spirit Store Room	Re-distillation	Bottling operation	Bottled Spirit Room
0.5 percent	1 percent	1 percent	0.5 percent

By order,
Sd/-
Excise & Taxation Commissioner.

आबकारी एवं कराधान विभाग

अधिसूचना

शिमला—171009, 29 मार्च 2013

संख्या:7-505 / 2012-ई.एक्स.एन—9895.9915.—प्रथम नवम्बर, 1966 से ठीक पूर्व हिमाचल प्रदेश में समाविष्ट क्षेत्रों में तथा पंजाब पुनर्गठन अधिनियम, 1966 की धारा की धारा 5 के अन्तर्गत हिमाचल प्रदेश में जोड़े गये क्षेत्रों में यथा प्रवृत्त पंजाब आबकारी अधिनियम, 1914 (1914 का 1) की धारा 59 जो कि हिमाचल प्रदेश ऐक्साइज ऐक्ट, 2011 की धारा 82 के साथ पठित है, द्वारा प्रदत्त शक्तियों और उक्त अधिनियम की धारा 9 तथा उसके साथ पठित हिमाचल प्रदेश (ऐक्साइज पावर एण्ड अपील) आर्डरज, 1965 समय—समय पर यथा संशोधित के अन्तर्गत मुझ में निहित वित्तायुक्त की शक्तियों का प्रयोग करते हुये, मैं, आर0एस0 नेगी, आबकारी एवं कराधान आयुक्त, हिमाचल प्रदेश ऐतद्वारा हिमाचल प्रदेश ऐक्साइज बोंडिडवेयर—हाऊस

रुल्ज, 1987 (जिन्हें इस अधिनियम में “उक्त नियम कहा गया है”) में 1–4–2013 से निम्नलिखित और संशोधन के आदेश देता हूँ:—

संशोधन

In the said rules :—

In Rule 5 of the said rules, for the words, signs and figure “Rs.1,50,000/- wherever occurred, the words, signs and figure “Rs.2,00,000/- shall be substituted.

आदेश द्वारा,
हस्ताक्षरित /—
आबकारी एंव कराधान आयुक्त।

Authoritative English Text of Excise & Taxation Department Notification No.7-505/2012-EXN-9895 9915 Dated 29th March, 2013 as required under Article 348 (3) of the Constitution of India)

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Shimla-9, the 29th March, 2013

No. 7-505/2012-EXN-9895-9915.—In exercise of the powers conferred by section 59 of the Punjab Excise Act, 1914 (Act No.1 of 1914) read with Section 82 of the Himachal Pradesh Excise Act, 2011, as inforce in the areas comprised in Himachal Pradesh immediately before 1st November, 1966 and the territories transferred to Himachal Pradesh under section 5 of the Punjab Re-organization Act, 1966, and by virtue of the powers of the Financial Commissioner, conferred on me under section 9 of the said Act, read with the Himachal Pradesh (Excise Powers and Appeal) Orders, 1965, as amended from time to time I, R.S.Negi, Excise and Taxation Commissioner, Himachal Pradesh hereby order the following further amendment in the Himachal Pradesh Excise Bonded Warehouses Rules, 1987 (hereinafter called the “said rules”) with effect from 1.4.2013 as under:—

AMENDMENT

In the said rules :—

In Rule 5 of the said rules, for the words, signs and figure “Rs.1,50,000/- wherever occurred, the words, signs and figure “Rs.2,00,000/- shall be substituted.

By order,
Sd/-
Excise & Taxation Commissioner.

आबकारी एवं कराधान विभाग

अधिसूचना

शिमला—171009, 29 मार्च 2013

संख्या:7-505 / 2012-ई.एक्स.एन.-9895-9915.—प्रथम नवम्बर, 1966 से ठीक पूर्व हिमाचल प्रदेश में समाविष्ट क्षेत्रों में तथा पंजाब पुनर्गठन अधिनियम, 1966 (1966 का 31) की धारा 5 के अधीन हिमाचल प्रदेश में जोड़े गये क्षेत्रों में यथा प्रवृत्त पंजाब ऐक्साईज ऐक्ट, 1914 (1914 का 1) की धारा 59 जो कि हिमाचल प्रदेश आबकारी ऐक्ट 2011 की धारा 82 के साथ पठित है, द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये तथा उक्त अधिनियम की धारा 9 के अधीन और इसके साथ पठित हिमाचल प्रदेश (ऐक्साईज पावर एण्ड अपील) आर्डरज, 1965, समय—समय पर यथा संशोधित द्वारा मुझ में निहित वित्तायुक्त की शक्तियों का प्रयोग करते हुए मैं, आर0एस0 नेगी, आबकारी एवं कराधान आयुक्त, हिमाचल प्रदेश एतदद्वारा हिमाचल प्रदेश स्वीट (मैन्युफैक्चर) रूल्ज, 1988 (जिन्हें इसके पश्चात् “उक्त रूल्ज” कहा गया है) में प्रथम अप्रैल, 2013 से निम्नलिखित और संशोधन करता हूं :—

In the existing rules.—

1. In Rule 4, for the words, signs and figures “ Rs.10,000/-“, the words, signs and figure “Rs.20,000/-“ shall be substituted.
2. Sub-rule (1) of Rule 17-A, shall be substituted by the following, namely :—

“The licensee in Form S-1, if he intends selling sweets (fortified and unfortified) by wholesale to the licensees specified in sub-rule (3) and by retail sale to public may be granted a license in Form S-1A attached to S-1 license which is set apart and located in the said S-1 campus only duly approved by the Collector (Excise) of the Zone concerned subject to the conditions specified in this rule.

3. In sub-rule (2) of Rule 17-A, for the words, signs and figures “Rs.5,000/-“, the words, signs and figures “ Rs.10,000/-“ shall be substituted.
4. Sub-rule (4) of Rule 17-A, shall be substituted by the following, namely :—

“The licensee in Form S-1, if he also intends selling sweets (un-fortified) only manufactured under the principal license in Form S-1 other than the premises attached to S-1/ in other Districts, S-1A license may be granted for the sale of unfortified wine/cider only by whole sale/retail sale to public for consumption “off” the premises of the S-1A license duly approved by the Collector (Excise) of the Zone concerned with prior approval of the Financial Commissioner (Excise) ; and

subject to further payment of assessed fee at the rate of Re.0.65 pr bottle of 650 mls. of sweets sold to public.

5. In sub-rule (2) of Rule 17-B, for the words sign figure “Rs.5,000/-“ the words, signs and figure “Rs.7,500/-“ shall be substituted.

आदेश द्वारा,
हस्ताक्षरित /—
आबकारी एवं कराधान आयुक्त।

Authoritative English Text of Excise & Taxation Department Notification No.7-505/2012-EXN-9895-9915 Dated 29th March, 2013 as required under Article 348(3) of the Constitution of India).

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Shimla-9, the 29th March, 2013

No. 7-505/2012-EXN-9895-9915.— In exercise of the powers conferred by section 59 of the Punjab Excise Act, 1914 (Act No.1 of 1914) read with Section 82 of the Himachal Pradesh Excise Act, 2011, as in force in the areas comprised in Himachal Pradesh immediately before 1st November, 1966 and the territories transferred to Himachal Pradesh under section 5 of the Punjab Re-organization Act, 1966 (31 of 1966) and by virtue of the powers of the Financial Commissioner, conferred on me under section 9 of the said Act, read with the Himachal Pradesh (Excise Powers and Appeal) Order, 1965, as amended from time to time, I, R.S. Negi, Excise and Taxation Commissioner, Himachal Pradesh hereby make the following further amendment in the Himachal Pradesh Sweets (Manufacture) Rules, 1988 (hereinafter called the ‘said rules’) with effect from 1.4.2013 :—

In the existing rules.—

1. In Rule 4, for the words, signs and figures “ Rs.10,000/-“, the words, signs and figure “Rs.20,000/-“ shall be substituted.
2. Sub-rule (1) of Rule 17-A, shall be substituted by the following, namely :—

“The licensee in Form S-1, if he intends selling sweets (fortified and unfortified) by wholesale to the licensees specified in sub-rule (3) and by retail sale to public may be granted a license in Form S-1A attached to S-1 license which is set apart and located in the said S-1 campus only duly approved by the Collector (Excise) of the Zone concerned subject to the conditions specified in this rule.

3. In sub-rule (2) of Rule 17-A, for the words, signs and figures “Rs.5,000/-“, the words, signs and figures “ Rs.10,000/-“ shall be substituted.
4. Sub-rule (4) of Rule 17-A, shall be substituted by the following, namely :—

“The licensee in Form S-1, if he also intends selling sweets (un-fortified) only manufactured under the principal license in Form S-1 other than the premises attached to S-1/ in other Districts, S-1A license may be granted for the sale of unfortified wine/cider only by whole sale/retail sale to public for consumption “off” the premises of the S-1A license duly approved by the Collector (Excise) of the Zone concerned with prior approval of the Financial Commissioner (Excise) ; and

subject to further payment of assessed fee at the rate of Re.0.65 pr bottle of 650 mls. of sweets sold to public.

5. In sub-rule (2) of Rule 17-B, for the words sign figure “Rs.5,000/-“ the words, signs and figure “Rs.7,500/-“ shall be substituted.

By order,
Sd/-
Excise & Taxation Commissioner.

आबकारी एवं कराधान विभाग

अधिसूचना

शिमला—171009, 29 मार्च 2013

संख्या:7-505 / 2012-ई.एक्स.एन.-9895.9915.—प्रथम नवम्बर, 1966 से ठीक पूर्व हिमाचल प्रदेश में समाविष्ट क्षेत्रों में तथा पंजाब पूर्नगठन अधिनियम, 1966 (1966 का 31) की धारा 5 के अधीन हिमाचल प्रदेश में जोड़े गये क्षेत्रों में यथा प्रवृत्त पंजाब एक्साईज ऐक्ट, 1914 (1914 का 1) की धारा 59 जो कि हिमाचल प्रदेश ऐक्साईज ऐक्ट, 2011 की धारा 82 के साथ पठित है, द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये तथा उक्त अधिनियम की धारा 9 के अधीन और इसके साथ पठित हिमाचल प्रदेश (ऐक्साईज पावर एण्ड अपील) आर्डर, 1965 द्वारा मुझ में निहित वित्तायुक्त (आबकारी) की शक्तियों का प्रयोग करते हुये मै, आरोएसो नेगी, आबकारी एवं कराधान आयुक्त, हिमाचल प्रदेश, एतद द्वारा हिमाचल प्रदेश लिकर लाइसेंस रूल्ज, 1986 (जिन्हें यहां उसके पश्चात “उक्त रूल्ज” कहा गया है) में प्रथम अपैल, 2013 से और संशोधन करती हूं :—

संशोधन

In the said rules.—

1. In Rule 1, after the entries “L-2A” and “L-14-C”, the new entries “L-2AA” and “L-14-CC” shall be added by the following, namely :—

Form	Nature	Mode of grant	Authority empowered to	
			Grant	Renew
L-2AA	A supplementary license grantable in rural areas excluding NAC's, M.C's and the Municipal Corporation.	Fixed license fee i.e. 10% of the amount of license fee of L-2 vend to which the supplementary license is attached.	Collector (Excise) with prior approval of the Financial Commissioner	Not renewable.
L-14CC	A supplementary license grantable in rural areas excluding NAC's, M.C's and the Municipal Corporation.	Fixed license fee i.e. 10% of the amount of license fee of L-14 vend to which the supplementary license is attached.	Collector (Excise) with prior approval of the Financial Commissioner	Not renewable.

2. Sub-clause (iv) of Rule 20-B shall be substituted by the following, namely :—

“(iv) The license shall be granted on fixed fee prescribed as under:—

- | | |
|--|-------------------------|
| (a) Fee of International level matches & IPL matches | = Rs.1,00,000/-per day. |
| (b) Fee of National level matches. | = Rs. 25,000/-per day. |
| (c) Fee of State level matches. | = Rs. 15,000/- per day. |

3. After Rule 23-A, new Rule 23-AA shall be inserted by the following, namely :—

Rule 23-AA:- A supplementary license in form L-14CC (Ahata) may be granted in the Rural areas excluding the NAC's, Municipal Committees and Municipal Corporation areas by the Collector (Excise) of the Zone concerned with the prior approval of the Financial Commissioner (Excise) on application to a licensee holding license in Form L-14 on fixed annual fee basis in a

premises which may be located at a place other than that of the one adjacent to L-14 vend (i.e. L-14C license) for the consumption of liquor on such Ahatas subject to the following conditions :-

- (i) The licensee should have at least 150 square feet area to run the Ahata with seating capacity for at least 20 persons.
- (ii) There should be proper seating arrangements like chairs, tables and benches for the consumers with enough of circulation areas.
- (iii) The Ahata should have proper ventilation with toilet facilities.
- (iv) The licensee should provide neat and clean crockery etc. to the consumers.
- (v) The licensee shall have to establish the Ahata strictly in accordance with the parameters governing the distance of main vend to which this Ahata, will be attached.
- (vi) The licensee shall have to obtain No Objection Certificate from the concerned Gram Panchayat.
- (vii) Such an Ahata may be opened within the area having distance not more than the one third part of the total distance between the L-14 vend of one licensee/s and that of the L-14 vend of the other licensee thereby creating a buffer area as residual between the Ahata of one licensee and that of the other licensee.
- (viii) Annual fee chargeable for such Ahatas will be a sum equivalent to 5% of the annual license fee of the main L-14 vend to which such Ahata is attached.
- (ix) Such Ahata shall not be opened on inter-district borders without the consent of the AETC/ETO Incharges of the Districts and that of the L-14 licensees of the adjoining areas on either side of the inter-district border.
- (x) The L-14 vend licensee shall be entitled to obtain only one Ahata license with one L-14 vend i.e. either in form L-14-C or L-14-CC.
- (xi) Where the Ahata in form L-14-CC is located at a distant place from main L-14 vend, the licensee will be allowed to transport the quantity of liquor not exceeding 10% of monthly quota of the main vend to his Ahata premises from the main vend it is attached. However, the transportation pass will be issued on fortnightly basis by the AETO/ETI incharge of the area.
- (xii) The norms of maintenance of record of receipt & sale of liquor and inspection of the Ahata shall be the same as prescribed for L-14 vend in rural area.
- (xiii) On the receipt of complaint of committing any breach of the terms and condition of the license or allowing creation of public nuisance on the premises against such licensee, the Excise and Taxation Commissioner shall have power to suspend/cancel the license of such Ahata owner including imposition of penalty and closure of the Ahata premises with immediate effect.”

4. Sub-rule (4) of Rule 37, shall be substituted by the following, namely :- Licensed premises shall be premises owned or leased in by the licensee. It will be obligatory on the part of the licensee to get the licensed premises approved from the Collector (Excise) before starting the

shop.No person to whom a license in form L- 2,L-2-A, L-14, L-14-A, L-20-B and S-1-AA is granted shall establish the vend at a distance of **not less than 100 (one hundred) meters from any recognized educational institutions** and 30 (thirty) meters from place of worship by public at large, inter district Bus stands, cremation or burial grounds falling in the limits of Municipal corporation, Municipal Committee and Notified area Committee which are Urban area having concentration of population. However the distance of liquor vends from prominent places of worship by public at large i.e. Jakhoo Temple and Sankat Mochan Temple in Shimla district, Chintpurni Temple in Una district, Jawala Ji Temple in Kangra district and Shree Naina Devi ji Temple in Bilaspur district must not be less than 500 meters.

In so far as areas other than those mentioned in the foregoing paragraphs are concerned, the distance for establishing liquor vends shall not be less than **100 (one hundred) meters from any recognized educational institutions** and 60 meters (sixty meters) from any place of worship by public at large, inter district Bus stand, cremation or burial grounds:

Provided that when the licensee submits his application, for approval of the premises and the name of the salesman, to the office of the Assistant Excise & Taxation Commissioner/Excise & Taxation Officer, Incharge of the district on or before 1st April and obtains an acknowledgement from the office of the Assistant Excise & Taxation Commissioner/Excise & Taxation Officer, Incharge of the district in token of having submitted the aforesaid application on or before 1st April, the submission of such application shall be deemed to be a provisional approval of the premises and the name of the salesman mentioned therein.

5. Sub-rule (9) of Rule 37 shall be substituted by the following, namely :—

- (a) No advertisement, direct or surrogate shall be made for promoting consumption of liquor;
- (b) The licensee shall not display decorative lights at the licensed premises;
- (c) The licensee shall not display liquor in glass windows at the licensed premises;
- (d) The licensee shall not advertise sale of liquor by announcing it on loudspeakers;
- (e) The licensee shall display anti drinking slogans or posters prominently as and when required by the Excise & Taxation Department.

6. In sub-rule (10) of Rule 37, after the words “board” the words “of the size of 4 feet x 3 feet” shall be inserted.

7. Sub-clause (a) of Sub-rule (11) of Rule 37 shall be substituted by the following, namely :—

- (a) (i) The licensee in forms L-1, L-1A, L-1B, L-1-C and L-13 in rural and urban areas will observe following sale hours during the working days :-

Period	Licensed hours
From 1st April to 31st March	: 10.00 A.M. to 10.30 P.M.

- (ii) The licensee in form L-2, L-14, L-14A, L-20B and S-1AA in rural and urban areas will observe following sale hours during the working days :—

Period	Licensed hours
From 1st April to 31st March	: 9.00 A.M. to 10.30 P.M.

8. After sub-clause (b) of Rule 38(1C), new sub-clause (c) shall be, namely :—
- (c) The licensee shall ensure installation of CCTV cameras alongwith DVD recording device thereof in the premises of Distilleries, Breweries and Bottling Plants.
9. After Rule 38(2-A), new Rule 38(2-AA) shall be inserted by the following, namely :—

Rule (2-AA);- A supplementary license in form L-2AA (Ahata) may be granted in the Rural areas excluding the NAC's, Municipal Committees and Municipal Corporation areas by the Collector (Excise) of the Zone concerned with the prior approval of the Financial Commissioner (Excise) on application to a licensee holding license in Form L-2 on fixed annual fee basis in a premises which may be located at a place other than that of the one adjacent to L-2 vend (i.e. L-2A license) for the consumption of liquor on such Ahatas subject to the following conditions :-

- (i) The licensee should have at least 150 square feet area to run the Ahata with seating capacity for at least 20 persons.
- (ii) There should be proper sitting arrangements like chairs, tables and banches for the consumers with enough of circulation areas.
- (iii) The Ahata should have proper ventilation with toilet facilities;
- (iv) The licensee should provide neat and clean crockery etc. to the consumers.
- (v) The licensee shall have to establish the Ahata strictly in accordance with the parameters governing the distance of main vend to which this Ahata, will be attached.
- (vi) The licensee shall have to obtain No Objection Certificate from the concerned Gram Panchyat.
- (vii) Such an Ahata may be opened within the area having distance not more than the one third part of the total distance between the L-2 vend of one licensee/s and that of L-2 vend of the other licensee(s), thereby creating as residual buffer area between the Ahata of one licensee and that of other licensee.
- (viii) Annual fee chargeable for such Ahatas will be a sum equivalent to 5% of the annual license fee of the main L-2 vend to which such Ahata is attached.
- (ix) Such Ahata shall not be opened on inter-district borders without the consent of the AETC/ETO Incharges of the Districts and that of the L- 2 licensees of the adjoining areas on either side of the inter-district border.
- (x) The L-2 vend licensee shall be entitled to obtain only one Ahata license with one L-2 vend i.e either in form L-2A or L-2AA.
- (xi) Where the Ahata in form L-2AA is located at a distant place from main L-2 vend, the licensee will be allowed to transport the quantity of liquor not exceeding 10% of the monthly quota of the main vend to his Ahata premises from main vend to which it is attached. However, the transportation pass will be issued on fortnightly basis by the AETO/ETI incharge of the area.
- (xii) The norms of maintenance of record of receipt & sale of liquor and inspection of the Ahata shall be the same as prescribed for L-2 vend in rural area.

- (xiii) On the receipt of complaint of committing any breach of the terms and condition of the license or allowing creation of public nuisance is received against such licensee, then the Excise and Taxation Commissioner shall have power to suspend/cancel the license of such Ahata owner including imposition of penalty and closure of the Ahata premises with immediate effect.”

10. In Schedule-A appended to the said rules-

- (a) The existing entries of serial number 6 and 7 of Schedule-A, shall be substituted by the following, namely :—

Sr.No.	Particulars	Rate of fixed fee per annum
6.	(i) L-2A (Ahata) for retail vend of foreign liquor to the public only for consumption ‘on’ the premises (supplementary to a license in form L-2.). (ii) L-2AA (Ahata). A supplementary license grantable in rural areas excluding NAC’s, M.C’s and the Municipal Corporation.	Rs. 10,000/- Fixed license fee i.e. 10% of the amount of license fee of L-2 vend to which the supplementary license is attached.
7.	(i) L-14C (Ahata) for retail vend of liquor to the public only for consumption ‘on’ the premises (supplementary to a license in for L-14). (ii) L-14CC (Ahata). A supplementary license grantable in rural areas excluding NAC’s, M.C’s and the Municipal Corporation.	Rs.7,000/- Fixed license fee i.e. 10% of the amount of license fee of L-14 vend to which the supplementary license is attached.

- (b) For the words, signs and figure “Rs. 15,000/- mentioned at serial number 14 , the words, signs and figures “Rs.20,000/-“ shall be substituted.
- (c) The rates of fixed license fee mentioned at serial number ,8, 9,10,12,13,21 and 22 of Schedule-A appended to the said Rules, shall
 (d)
 (e)
 (f)
 (g) be substituted by the following, namely :—

Sr.No.	Kind of license	Annual fixed license fee (in lacs rupees)		
		Number of rooms in a hotel		
		10 to 30	31 to 50	51 & above
8.	L.3, L.4 & L.5 (Retail vend of Bar in a Hotel/Dak Bungalow, restaurant and a bar attached to a restaurant for consumption ‘on’ the premises as per locations mentioned below against the column of ‘Areas :—			
	(a)(i) Areas comprised therein from Parwanoo to Kufri.	Rs.0.30	Rs.0.55	Rs.1.10
	(ii) Areas from Gharamoura in District Bilaspur to Kothi in Kullu District.	-do-	-do-	-do-

	(iii) All District Headquarters Townhs and localities adjacent thereto (excluding Lahaul and Spiti and Kinnaur District Hqs.:-	-do-	-do-	-do-
	(b) All other areas	Rs.0.25	Rs.0.45	Rs.0.80
	(c) Four Star and above Four Star categories of Hotels	Rs.2.25	Rs.2.75	Rs.3.25
9.	L-4 & L-5 (Bar license in a Restaurant for retail sale of IMFS and Beer):- (a) On National Highways and at District Headquarters. (b) All other areas	Rs. 0.55 Rs. 0.35		
10.	L-4A, L-5A (Bar license in a Restaurant for retail sale of Beer):— (a) On National Highways and at District Headquarters. (b) All other areas.	Rs. 0.45 Rs. 0.35		
12.	L.9 for retail vend of foreign liquor in a Military Canteen including unit-rum Military Canteens or those rum regimentally on club lines and SSB or ITBP canteen.	Rs. 2,000/-		
13.	L.9-A for mobile retail vend of foreign liquor exclusively for sale of the liquor to exservicemen at a specific location (Supplementary to license in form L.9 in a Military Canteen including unit run-Military Canteen or those rum regimentally on club lines).	Rs. 2,500/- per location		
21.	L.17 for vend of denatured spirit with one time possession limits: - (i) Upto 1000 Bls. (ii) Above 1,000 Bls.	Rs. 5,000/- Rs.10,000/-		
22.	L.19 for the vend of Rectified spirit.	Rs.1,00,000/- per annum		

11. In Schedule-B appended to the said rules—

The rates of assessed fee in respect of L-9 licenses and L-10-BB licenses given at serial numbers 1 of sub-clause (ii) and (a)(ii) of sub-clause (iii) shall be substituted by the following, namely :-

(1) L-9 Licenses:

Sr.No.	Kind of liquor	Rate of assessed fee per bulk litre
1.	(i) Indian Made Foreign Spirit-	Rs. 100.00

	(a) Rum (b) Cheap and Regular (c) Premium (d) Deluxe including Imported Spirit (B.I.I.). (ii) Imported Spirit (B.I.O)	Rs. 105.00 Rs. 125.00 Rs. 195.00 Rs. 195.00
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(2) L.10.BB Licenses.

(a) Beer for L.10BB Indian Made	Rs. 25.00
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12. In Schedule-C appended to the said rules-

The license fee structure mentioned at sub-clause (iv) of Schedule-C shall be substituted by the following, namely :—

Sr.No.	Kind of liquor	Rates of License fee
1.	Country Liquor	Rs. 141/- per proof litre
2.	Indian Made Foreign Spirit	Rs. 210/- per proof litre.
3.	Beer	Rs. 28/- per bulk litre
4.	Imported Foreign Spirit	(B.I.I.) Rs. 220/- per proof litre
5.	Imported Foreign Spirit (B.I.O.)	Rs. 240/- per proof litre.
6.	Imported Beer (B.I.O.)	Rs. 35/- per bulk litre
7.	Imported Wine & Cider (B.I.O.)	Rs. 30/- per bulk litre
8.	Indian Made Wine & Cider (imported through S-1B Licenses only).	Rs. 28/- per bulk litre
9.	RTD Beverages	(a) Rs.21/- per bulk litre in the case of alcoholic contents upto 5%; (b) Rs.28/- per bulk litre in the case of alcoholic contents exceeding 5% but not exceeding 8%.

(AUTHORITATIVE ENGLISH TEXT OF EXCISE & TAXATION DEPARTMENT
NOTIFICATION No. 7-505/2012-EXN-9895-9915 DATED 29th March, 2013 AS REQUIRED
UNDER ARTICLE 348(3) OF THE CONSTITUTION OF INDIA).

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Shimla-9, the 29th March, 2013

No. 7-505/2012-EXN-9895-9915.—In exercise of the powers conferred by section 59 of the Punjab Excise Act, 1914 (1 of 1914) read with Section 82 of the Himachal Pradesh Excise Act, 2011, as in force in the areas comprised in Himachal Pradesh immediately before 1st November, 1966 and as in force in the Territories transferred to Himachal Pradesh under section 5 of the Punjab Re-Organization Act, 1966 (31 of 1966) and by virtue of the powers of the Financial Commissioner (Excise), conferred on me under section 9 of the said Act, read with the Himachal Pradesh (Excise Power and Appeal) Orders, 1965, I, R.S.Negi, Excise and Taxation Commissioner, Himachal Pradesh hereby make the following further amendments in the Himachal Pradesh Liquor License Rules, 1986 (hereinafter called the ‘said rules’) as amended from time to time, with effect from 1.4.2013 :—

AMENDMENTS

In the said rules.—

1. In Rule 1, after the entries “L-2A” and “L-14-C”, the new entries “L-2AA” and “L-14-CC” shall be added by the following, namely :—

Form	Nature	Mode of grant	Authority empowered to	
			Grant	Renew
L-2AA	A supplementary license grantable in rural areas excluding NAC's, M.C's and the Municipal Corporation.	Fixed license fee i.e. 10% of the amount of license fee of L-2 vend to which the supplementary license is attached.	Collector (Excise) with prior approval of the Financial Commissioner	Not renewable.
L-14CC	A supplementary license grantable in rural areas excluding NAC's, M.C's and the Municipal Corporation.	Fixed license fee i.e. 10% of the amount of license fee of L-14vend to which the supplementary license is attached.	Collector (Excise) with prior approval of the Financial Commissioner.	Not renewable.

2. Sub-clause (iv) of Rule 20-B shall be substituted by the following, namely :—

“(iv) The license shall be granted on fixed fee prescribed as under:—

- | | |
|--|--------------------|
| (h) Fee of International level matches & IPL matches day | = Rs.1,00,000/-per |
| (b) Fee of National level matches day | = Rs. 25,000/-per |
| (c) Fee of State level matches day | = Rs. 15,000/- per |

3. After Rule 23-A, new Rule 23-AA shall be inserted by the following, namely :—

Rule 23-AA:—A supplementary license in form L-14CC (Ahata) may be granted in the Rural areas excluding the NAC's, Municipal Committees and Municipal Corporation areas by the Collector (Excise) of the Zone concerned with the prior approval of the Financial Commissioner (Excise) on application to a licensee holding license in Form L-14 on fixed annual fee basis in a premises which may be located at a place other than that of the one adjacent to L-14 vend (i.e. L-14C license) for the consumption of liquor on such Ahatas subject to the following conditions :—

- (i) The licensee should have at least 150 square feet area to run the Ahata with seating capacity for at least 20 persons.
- (ii) There should be proper seating arrangements like chairs, tables and benches for the consumers with enough of circulation areas.
- (iii) The Ahata should have proper ventilation with toilet facilities.
- (iv) The licensee should provide neat and clean crockery etc. to the consumers.
- (v) The licensee shall have to establish the Ahata strictly in accordance with the parameters governing the distance of main vend to which this Ahata, will be attached.
- (vi) The licensee shall have to obtain No Objection Certificate from the concerned Gram Panchayat.
- (vii) Such an Ahata may be opened within the area having distance not more than the one third part of the total distance between the L-14 vend of one licensee/s and that of the L-14 vend of the other licensee thereby creating a buffer area as residual between the Ahata of one licensee and that of the other licensee.
- (viii) Annual fee chargeable for such Ahatas will be a sum equivalent to 5% of the annual license fee of the main L-14 vend to which such Ahata is attached.
- (ix) Such Ahata shall not be opened on inter-district borders without the consent of the AETC/ETO Incharges of the Districts and that of the L-14 licensees of the adjoining areas on either side of the inter-district border.
- (x) The L-14 vend licensee shall be entitled to obtain only one Ahata license with one L- 14 vend i.e. either in form L-14-C or L-14-CC.
- (xi) Where the Ahata in form L-14-CC is located at a distant place from main L-14 vend, the licensee will be allowed to transport the quantity of liquor not exceeding 10% of monthly quota of the main vend to his Ahata premises from the main vend it is attached. However, the transportation pass will be issued on fortnightly basis by the AETO/ETI incharge of the area.
- (xii) The norms of maintenance of record of receipt & sale of liquor and inspection of the Ahata shall be the same as prescribed for L-14 vend in rural area.
- (xiii) On the receipt of complaint of committing any breach of the terms and condition of the license or allowing creation of public nuisance on the premises against such licensee, the Excise and Taxation Commissioner shall have power to suspend/cancel the license of such Ahata owner including imposition of penalty and closure of the Ahata premises with immediate effect.”

4. Sub-rule (4) of Rule 37, shall be substituted by the following, namely :—

Licensed premises shall be premises owned or leased in by the licensee. It will be obligatory on the part of the licensee to get the licensed premises approved from the Collector (Excise) before starting the shop. No person to whom a license in form L-2,L-2-A, L-14, L-14-A, L-20-B and S-1-AA is granted shall establish the vend at a distance of **not less than 100 (one hundred) meters from any recognized educational institutions** and 30 (thirty) meters from place of worship by

public at large, inter district Bus stands, cremation or burial grounds falling in the limits of Municipal corporation, Municipal Committee and Notified area Committee which are Urban area having concentration of population. However the distance of liquor vends from prominent places of worship by public at large i.e. Jakhoo Temple and Sankat Mochan Temple in Shimla district, Chintpurni Temple in Una district, Jawala Ji Temple in Kangra district and Shree Naina Devi ji Temple in Bilaspur district must not be less than 500 meters.

In so far as areas other than those mentioned in the foregoing paragraphs are concerned, the distance for establishing liquor vends shall not be less than **100 (one hundred) meters from any recognized educational institutions** and 60 meters (sixty meters) from any place of worship by public at large, inter district Bus stand, cremation or burial grounds:

Provided that when the licensee submits his application, for approval of the premises and the name of the salesman, to the office of the Assistant Excise & Taxation Commissioner/Excise & Taxation Officer, Incharge of the district on or before 1st April and obtains an acknowledgement from the office of the Assistant Excise & Taxation Commissioner/Excise & Taxation Officer, Incharge of the district in token of having submitted the aforesaid application on or before 1st April, the submission of such application shall be deemed to be a provisional approval of the premises and the name of the salesman mentioned therein.

5. Sub-rule (9) of Rule 37 shall be substituted by the following, namely :—

- (a) No advertisement, direct or surrogate shall be made for promoting consumption of liquor;
- (b) The licensee shall not display decorative lights at the licensed premises;
- (c) The licensee shall not display liquor in glass windows at the licensed premises;
- (d) The licensee shall not advertise sale of liquor by announcing it on loudspeakers;
- (e) The licensee shall display anti drinking slogans or posters prominently as and when required by the Excise & Taxation Department.

6. In sub-rule (10) of Rule 37, after the words “board” the words “of the size of 4 feet x 3 feet” shall be inserted.

7. Sub-clause (a) of Sub-rule (11) of Rule 37 shall be substituted by the following, namely :—

(a) (i) The licensee in forms L-1, L-1A, L-1B, L-1-C and L-13 in rural and urban areas will observe following sale hours during the working days :—

Period	Licensed hours
From 1st April to 31st March	: 10.00 A.M. to 10.30 P.M.

(ii) The licensee in form L-2, L-14, L-14A, L-20B and S-1AA in rural and urban areas will observe following sale hours during the working days :—

Period	Licensed hours
From 1st April to 31st March	: 9.00 A.M. to 10.30 P.M.

8. After sub-clause (b) of Rule 38(1C), new sub-clause (c) shall be, namely: —

(c) The licensee shall ensure installation of CCTV cameras alongwith DVD recording device thereof in the premises of Distilleries, Breweries and Bottling Plants.

9. After Rule 38(2-A), new Rule 38(2-AA) shall be inserted by the following, namely :—

Rule (2-AA):—A supplementary license in form L-2AA (Ahata) may be granted in the Rural areas excluding the NAC's, Municipal Committees and Municipal Corporation areas by the Collector (Excise) of the Zone concerned with the prior approval of the Financial Commissioner (Excise) on application to a licensee holding license in Form L-2 on fixed annual fee basis in a premises which may be located at a place other than that of the one adjacent to L-2 vend (i.e. L-2A license) for the consumption of liquor on such Ahatas subject to the following conditions :—

- (i) The licensee should have at least 150 square feet area to run the Ahata with seating capacity for at least 20 persons.
- (ii) There should be proper sitting arrangements like chairs, tables and benches for the consumers with enough of circulation areas.
- (iii) The Ahata should have proper ventilation with toilet facilities;
- (iv) The licensee should provide neat and clean crockery etc. to the consumers.
- (v) The licensee shall have to establish the Ahata strictly in accordance with the parameters governing the distance of main vend to which this Ahata, will be attached.
- (vi) The licensee shall have to obtain No Objection Certificate from the concerned Gram Panchayat.
- (vii) Such an Ahata may be opened within the area having distance not more than the one third part of the total distance between the L-2 vend of one licensee/s and that of L-2 vend of the other licensee(s), thereby creating as residual buffer area between the Ahata of one licensee and that of other licensee.
- (viii) Annual fee chargeable for such Ahatas will be a sum equivalent to 5% of the annual license fee of the main L-2 vend to which such Ahata is attached.
- (ix) Such Ahata shall not be opened on inter-district borders without the consent of the AETC/ETO Incharges of the Districts and that of the L-2 licensees of the adjoining areas on either side of the inter-district border.
- (x) The L-2 vend licensee shall be entitled to obtain only one Ahata license with one L-2 vend i.e either in form L-2A or L-2AA.
- (xi) Where the Ahata in form L-2AA is located at a distant place from main L-2 vend, the licensee will be allowed to transport the quantity of liquor not exceeding 10% of the monthly quota of the main vend to his Ahata premises from main vend to which it is attached. However, the transportation pass will be issued on fortnightly basis by the AETO/ETI incharge of the area.
- (xii) The norms of maintenance of record of receipt & sale of liquor and inspection of the Ahata shall be the same as prescribed for L-2 vend in rural area.
- (xiii) On the receipt of complaint of committing any breach of the terms and condition of the license or allowing creation of public nuisance is received against such licensee, then the Excise and Taxation Commissioner shall have power to suspend/cancel the license of such Ahata owner including imposition of penalty and closure of the Ahata premises with immediate effect.”

10. In Schedule-A appended to the said rules : 0151

- (a) The existing entries of serial number 6 and 7 of Schedule-A, shall be substituted by the following, namely :—

Sr.No.	Particulars	Rate of fixed fee per annum
6.	(i) L-2A (Ahata) for retail vend of foreign liquor to the public only for consumption ‘on’ the premises (supplementary to a license in form L-2.).	Rs. 10,000/-

	(ii) L-2AA (Ahata). A supplementary license grantable in rural areas excluding NAC's, M.C's and the Municipal Corporation.	Fixed license fee i.e. 10% of the amount of license fee of L-2 vend to which the supplementary license is attached.
7.	(i) L-14C (Ahata) for retail vend of liquor to the public only for consumption 'on' the premises (supplementary to a license in for L-14). (ii) L-14CC (Ahata). A supplementary license grantable in rural areas excluding NAC's, M.C's and the Municipal Corporation.	Rs.7,000/- Fixed license fee i.e. 10% of the amount of license fee of L-14 vend to which the supplementary license is attached.

- (b) For the words, signs and figure "Rs. 15,000/- mentioned at serial number 14, the words, signs and figures "Rs. 20,000/-" shall be substituted.
(c) The rates of fixed license fee mentioned at serial number, 8, 9, 10, 12, 13, 21 and 22 of Schedule-A appended to the said Rules, shall be substituted by the following, namely :—

Sr.No.	Kind of license	Annual fixed license fee (in lacs rupees)		
		Number of rooms in a hotel		
		10 to 30	31 to 50	51 & above
8.	L.3, L.4 & L.5 (Retail vend of Bar in a Hotel/Dak Bungalow, restaurant and a bar attached to a restaurant for consumption 'on' the premises as per locations mentioned below against the column of 'Areas :—			
	(a) (i) Areas comprised therein from Parwanoo to Kufri.	Rs. 0.30	Rs. 0.55	Rs. 1.10
	(ii) Areas from Gharamoura in District Bilaspur to Kothi in Kullu District.	-do-	-do-	-do-
	(iii) All District Headquarters Townhs and localities adjacent thereto (excluding Lahaul and Spiti and Kinnaur District Hqs.:—	-do-	-do-	-do-
	(b) All other areas	Rs. 0.25	Rs 0.45	Rs. 0.80
	(c) Four Star and above Four Star categories of Hotels	Rs. 2.25	Rs. 2.75	Rs. 3.25
9.	L-4 & L-5 (Bar license in a Restaurant for retail sale of IMFS and Beer) :- (a) On National Highways and at District Headquarters. (b) All other areas		Rs. 0.55 Rs. 0.35	
10.	L-4A, L-5A (Bar license in a Restaurant for retail sale of Beer):- (a) On National Highways and at District Headquarters. (b) All other areas.		Rs. 0.45 Rs. 0.35	
12.	L.9 for retail vend of foreign liquor in a Military Canteen including unit-rum Military Canteens or those rum regimentally on club lines and SSB or ITBP canteen.		Rs.2,000/-	
13.	L.9-A for mobile retail vend of foreign liquor		Rs.2,500/- per location	

	exclusively for sale of the liquor to exservicemen at a specific location (Supplementary to license in form L.9 in a Military Canteen including unit-run-Military Canteen or those run regimentally on club lines).	
21.	L.17 for vend of denatured spirit with one time possession limits:— (i) Upto 1000 Bls. (ii) Above 1,000 Bls.	Rs. 5,000/- Rs.10,000/-

11. In Schedule-B appended to the said rules :—

The rates of assessed fee in respect of L-9 licenses and L-10-BB licenses given at serial numbers 1 of sub-clause (ii) and (a)(ii) of sub-clause (iii) shall be substituted by the following, namely :—

(1) L-9 Licenses :

Sr.No.	Kind of liquor	Rate of assessed fee per bulk litre
1.	(i) Indian Made Foreign Spirit- (e) Rum (f) Cheap and Regular (g) Premium (h) Deluxe including Imported Spirit (B.I.I.). (ii) Imported Spirit (B.I.O.)	Rs. 100.00 Rs. 105.00 Rs. 125.00 Rs. 195.00 Rs. 195.00

(2) L.10.BB Licenses.

(a) Beer for L.10BB Indian Made	Rs. 25.00
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12. In Schedule-C appended to the said rules :—

The license fee structure mentioned at sub-clause (iv) of Schedule-C shall be substituted by the following, namely :-

Sr.No.	Kind of liquor	Rates of License fee
1.	Country Liquor	Rs. 141/- per proof litre
2.	Indian Made Foreign Spirit	Rs. 210/- per proof litre.
3.	Beer	Rs. 28/- per bulk litre
4.	Imported Foreign Spirit (B.I.I.)	Rs. 220/- per proof litre
5.	Imported Foreign Spirit (B.I.O.)	Rs. 240/- per proof litre.
6.	Imported Beer (B.I.O.)	Rs. 35/- per bulk litre
7.	Imported Wine & Cider (B.I.O.)	Rs. 30/- per bulk litre
8.	Indian Made Wine & Cider (imported through S-1B Licenses only).	Rs. 28/- per bulk litre
9.	RTD Beverages	(d) Rs.21/- per bulk litre in the case of alcoholic contents upto 5%; (e) Rs.28/- per bulk litre in the case of alcoholic contents exceeding 5% but not exceeding 8%.

By order,
Sd/-
Excise & Taxation Commissioner.

ब अदालत श्री मुकेश शर्मा, सहायक समाहर्ता प्रथम श्रेणी, रामपुर बुशैहर, जिला शिमला,
हिमाचल प्रदेश

नं० मुकद्दमा : 75/12, 76/12, 77/12, 78/12, 82/12,

तारीख दायर : 22-8-2012&1-9-2012

श्री गोपाल सिंह पुत्र श्री थुम्बी, गांव पशगांव, 15/20, तहसील रामपुर बुशैहर, जिला शिमला
(हि० प्र०) प्रार्थी।

बनाम

1. श्री सत्य देव पुत्र श्री परमा नन्द, निवासी गांव पशगांव, तहसील रामपुर बुशैहर, जिला शिमला (हि० प्र०)।
2. श्री बुधु पुत्र श्री तवारसी, निवासी गांव पशगांव, तहसील रामपुर बुशैहर, जिला शिमला (हि० प्र०)
3. श्री तिखू पुत्र श्री खुई, निवासी गांव पशगांव, तहसील रामपुर बुशैहर, जिला शिमला (हि० प्र०)
4. कु० रंजना पुत्री श्री नन्द लाल, निवासी गांव पशगांव, तहसील रामपुर बुशैहर, जिला शिमला (हि० प्र०)।
5. श्री शेर सिंह पुत्र श्री नन्द लाल, निवासी गांव पशगांव, तहसील रामपुर बुशैहर, जिला शिमला (हि० प्र०)।
6. श्री सुरेन्द्र सिंह पुत्र श्री नन्द लाल, निवासी गांव पशगांव, तहसील रामपुर बुशैहर, जिला शिमला (हि० प्र०)।
7. श्री पवन कुमार पुत्र श्री अदालती राम, निवासी गांव पशगांव, तहसील रामपुर बुशैहर, जिला शिमला (हि० प्र०)।
8. श्री किशन चन्द पुत्र श्री मोती राम, निवासी गांव पशगांव, तहसील रामपुर बुशैहर, जिला शिमला (हि० प्र०)। प्रतिवादी।

दरख्वास्त तकसीम जेर धारा 123 हि० प्र० भ० रा० अ० 1954 बाबत अराजी खाता नं० 64, 65, 66, 68, वाका चक पशगांव, तहसील रामपुर बुशैहर, जिला शिमला (हि० प्र०)।

नोटिस बनाम आम जनता।

श्री गोपाल सिंह पुत्र श्री थुम्बी, गांव पशगांव, 15/20, तहसील रामपुर बुशैहर, जिला शिमला (हि० प्र०) ने अराजी खाता नं० 64, 65, 66, 68, वाका चक पशगांव, तहसील रामपुर बुशैहर, जिला शिमला (हि० प्र०) के तकसीम प्रकरण इस अदालत में बराए हुकमन तकसीम प्रस्तुत किए हैं जो इस अदालत में विचाराधीन हैं। प्रतिवादी नं० 1 ता 8 की तामील बार-बार समन जारी करने के उपरान्त एवं प्रतिवादी के सही पते का वादी को ज्ञान न होने के कारण असालतन नहीं हो पा रही है, जिस कारण इस अदालत को यकीन हो गया है कि इनकी तामील साधारण तरीके से होनी सम्भव प्रतीत नहीं होती है। उपरोक्त प्रतिवादी की तामील असालतन न होने के कारण तकसीम प्रकरण लम्बित चले आ रहे हैं। अतः प्रतिवादी नं० 1 ता 8 को इस इश्तहार द्वारा सूचित किया जाता है कि वह दिनांक 23-4-2013 को प्रातः 10.00 बजे असालतन या वकालतन पैरवी मुकद्दमा हेतु हाजिर अदालत आयें। हाजिर न आने की सूरत में यह समझा जावेगा कि इस तकसीम बारे किसी भी व्यक्ति का किसी प्रकार का उजर व एतराज नहीं है तथा यकतरफा कार्यवाही अमल में लाई जावेगी।

आज दिनांक 19-3-2013 को मेरे हस्ताक्षर व मोहर अदालत से जारी किया गया।

मोहर।

मुकेश शर्मा,
सहायक समाहर्ता प्रथम श्रेणी,
रामपुर बुशैहर, जिला शिमला, हिमाचल प्रदेश।

ब अदालत श्री मुकेश शर्मा, सहायक समाहर्ता प्रथम श्रेणी, रामपुर बुशौहर, जिला शिमला,
हिमाचल प्रदेश

नं० मुकद्दमा : 25 / 12, 26 / 12

तारीख दायर : 3-5-2012

श्री चरण दास पुत्र श्री रघू निवासी गांव जगोचा, चक दरशाई, तहसील रामपुर बुशौहर, जिला शिमला
(हि० प्र०) प्रार्थी ।

बनाम

1. श्रीमती धर्मी पुत्री श्रीमती जोबन दासी पुत्री पदी, निवासी गांव जगोचा, तहसील रामपुर बुशौहर,
जिला शिमला (हि० प्र०) ।
2. श्रीमती प्रीती पुत्री श्रीमती जोबन दासी पुत्री पदी, निवासी गांव जगोचा, हालावाद गांव धार-गोरा,
तहसील रामपुर बुशौहर, जिला शिमला (हि० प्र०) प्रतिवादी ।

दरखास्त तकसीम जेर धारा 123 हि० प्र० भ० रा० अ० 1954 बाबत अराजी खाता/खतौनी नं० 21 / 97 ता० 99, किते 13, रकबा तादादी 01-10-31 है०, खाता/खतौनी नं० 22 / 100 ता० 102, किते 10, रकबा तादादी 00-15-26 है०, वाका चक दरशाई, तहसील रामपुर बुशौहर, जिला शिमला (हि० प्र०) ।

नोटिस बनाम आम जनता ।

श्री चरण दास पुत्र श्री रघू निवासी गांव जगोचा, चक दरशाई, तहसील रामपुर बुशौहर, जिला शिमला (हि० प्र०) ने अराजी खाता/खतौनी नं० 21 / 97 ता० 99, किते 13, रकबा तादादी 01-10-31 है०, खाता/खतौनी नं० 22 / 100 ता० 102, किते 10, रकबा तादादी 00-15-26 है०, वाका चक दरशाई, तहसील रामपुर बुशौहर, जिला शिमला (हि० प्र०) के तकसीम प्रकरण इस अदालत में बराए हुकमन तकसीम प्रस्तुत किए हैं जो इस अदालत में विचाराधीन हैं। प्रतिवादी नं० 1 ता० 2 की तामील बार-बार समन जारी करने के उपरान्त एवं प्रतिवादी के सही पते का वादी को ज्ञान न होने के कारण असालतन नहीं हो पा रही है, जिस कारण इस अदालत को यकीन हो गया है कि इनकी तामील साधारण तरीके से होनी सम्भव प्रतीत नहीं होती है। उपरोक्त प्रतिवादी की तामील असालतन न होने के कारण तकसीम प्रकरण लम्बित चले आ रहे हैं। अतः प्रतिवादी नं० 1 ता० 2 को इस इश्तहार द्वारा सूचित किया जाता है कि वह दिनांक 24-4-2013 को प्रातः 10.00 बजे असालतन या वकालतन पैरवी मुकद्दमा हेतु हाजिर अदालत आये। हाजिर न आने की सूरत में यह समझा जावेगा कि इस तकसीम बारे किसी भी व्यक्ति का किसी प्रकार का उजर व एतराज नहीं है तथा यक्तरफा कार्यवाही अमल में लाई जावेगी।

आज दिनांक 20-3-2013 को मेरे हस्ताक्षर व मोहर अदालत से जारी किया गया ।

मोहर ।

मुकेश शर्मा,
सहायक समाहर्ता प्रथम श्रेणी,
रामपुर बुशौहर, जिला शिमला, हिमाचल प्रदेश ।

ब अदालत श्री मुकेश शर्मा, कार्यकारी दण्डाधिकारी प्रथम श्रेणी, रामपुर बुशौहर, जिला शिमला, हिमाचल प्रदेश

श्री कमल जीत नेगी पुत्र स्व० श्री ज्ञान चन्द, निवासी गांव शिला नाला, चक सराहन, तहसील रामपुर बुशौहर, जिला शिमला, हिमाचल प्रदेश प्रार्थी ।

बनाम

आम जनता

प्रतिवादी ।

प्रार्थना—पत्र जेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969 जन्म तिथि दरुस्ती बारे।

नोटिस बनाम आम जनता।

श्री कमल जीत नेगी पुत्र स्व0 श्री ज्ञान चन्द, निवासी गांव शिला नाला, चक सराहन, तहसील रामपुर बुशेहर, जिला शिमला, हिमाचल प्रदेश ने इस अदालत में प्रार्थना—पत्र मय शपथ—पत्र गुजारा है कि प्रार्थी के परिवार कमल जीत स्वयं जन्म तिथि 25-4-1985, परम जीत नेगी पुत्र स्व0 श्री ज्ञान चन्द जन्म तिथि 11-12-1990, कुमारी पुजा पुत्री स्व0 श्री ज्ञान चन्द जन्म तिथि 20-10-1995, आर्यन नेगी पुत्र स्व0 श्री ज्ञान चन्द जन्म तिथि 8-8-2001, श्रीमती रीना देवी पत्नी श्री कमल जीत जन्म तिथि 5-2-1988 व ध्रुव नेगी पुत्र श्री कमल जीत जन्म तिथि 20-2-2011 के नाम व जन्म तिथि स्थानीय पंचायत में दर्ज नहीं है। प्रार्थी के माता पिता दोनों फौत हो चुके हैं तथा वे गांव शिला नाला, ग्राम पंचायत सराहन में काफी वर्षों से रहते आ रहे हैं। इनका जन्म भी ग्राम शिला नाला, ग्राम पंचायत सराहन में हुआ है परन्तु आवेदक के भाई बहन के नाम व जन्म तिथि आज तक भारत वर्ष में कहीं पर भी दर्ज नहीं है। प्रार्थी अपना व अपने परिवार का नाम व जन्म तिथि का पंजीकरण स्थानीय ग्राम पंचायत सराहन के अभिलेख में दर्ज नहीं करवा सका है। अब अपने परिवार के नाम व जन्म तिथियों का पंजीकरण ग्राम पंचायत सराहन के परिवार रजिस्टर में दर्ज करवाना चाहता है।

अतः इस इश्तहार द्वारा सर्वसाधारण को सूचित किया जाता है कि यदि किसी व्यक्ति को उपरोक्त कमल जीत नेगी पुत्र स्व0 श्री ज्ञान चन्द के नाम व जन्म तिथियां पंचायत अभिलेख में दर्ज करने बारा कोई उजर या एतराज हो तो वह दिनांक 30-4-2013 को या इससे पूर्व अदालत हजा में हाजर आकर अपनी आपति दर्ज करवा सकता है। बाद गुजरने मियाद कोई भी उजर/एतराज काबिले समायत न होगा तथा नियमानुसार पंचायत अभिलेख में प्रार्थी के परिवार के नाम व जन्म तिथियां दर्ज करने के आदेश पारित कर दिए जाएंगे।

आज दिनांक 29-3-2013 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी किया गया।

मोहर।

मुकेश शर्मा,
कार्यकारी दण्डाधिकारी,
रामपुर बुशेहर, जिला शिमला, हिमाचल प्रदेश।

न्यायालय श्री सुरेश कुमार शर्मा, तहसीलदार एवं कार्यकारी दण्डाधिकारी, ऊना, तहसील व जिला ऊना,
हिमाचल प्रदेश

दावा सं0 45/Teh. Una/B & D/2013

श्री विश्वामित्र पुत्र श्री सुखदेवराज जात ब्राह्मण, गांव व डाकघर कोटला—कलां (अपर), ऊना तहसील व जिला ऊना, हिमाचल प्रदेश।

बनाम

आम जनता

दरख्खास्त जेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969.

उपरोक्त विषय में श्री विश्वामित्र पुत्र श्री सुखदेवराज जात ब्राह्मण, गांव व डाकघर कोटला—कलां (अपर), ऊना तहसील व जिला ऊना, हिमाचल प्रदेश ने इस न्यायालय में आवेदन किया है कि उसके पुत्र अमनदीप शर्मा का जन्म दिनांक 9-7-1990 को हुआ था, लेकिन अज्ञानतावश उसके जन्म का इन्द्राज रजिस्ट्रार, जन्म/मृत्यु कोटला, तहसील व जिला ऊना (हि0 प्र0) में पंजीकरण नहीं करवाया जा सका है। अब पंजीकरण करने के आदेश दिए जाएं।

अतः सर्वसाधारण को इस इश्तहार के माध्यम से सूचित किया जाता है कि यदि किसी व्यक्ति को उक्त वर्णित के जन्म का रजिस्ट्रार, जन्म/मृत्यु, अधिनियाला (अप्पर), तहसील व जिला ऊना, हिमाचल प्रदेश में पंजीकरण होने बारे कोई एतराज हो तो वह दिनांक 8-5-2013 को प्रातः 10.00 बजे अधोहस्ताक्षरी के न्यायालय में स्वयं/अधिवक्ता के माध्यम से उपस्थित होकर प्रस्तुत कर सकता है, अन्यथा उपरोक्त जन्म का पंजीकरण करने के आदेश दे दिए जाएंगे और बाद में उनका कोई एतराज काबिले समायत न होगा।

आज दिनांक 14-3-2013 को मेरे हस्ताक्षर व मोहर न्यायालय द्वारा जारी हुआ।

मोहर।

सुरेश कुमार शर्मा,
तहसीलदार एवं कार्यकारी दण्डाधिकारी,
ऊना, तहसील व जिला ऊना, हिमाचल प्रदेश।

न्यायालय श्री सुरेश कुमार शर्मा, तहसीलदार एवं कार्यकारी दण्डाधिकारी, ऊना, तहसील व जिला ऊना,
हिमाचल प्रदेश

दावा सं० 46/Teh. Una/B &D/2013

श्री दिनेश कुमार पुत्र श्री मंगत राम, गांव व डाकघर नंगल सलांगड़ी, तहसील व जिला ऊना (हि० प्र०)

बनाम

आम जनता

दरख्वास्त जेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969.

उपरोक्त विषय में श्री दिनेश कुमार पुत्र श्री मंगत राम, गांव व डाकघर नंगल सलांगड़ी, तहसील व जिला ऊना, हिमाचल प्रदेश ने इस न्यायालय में आवेदन किया है कि उसकी भाँजी मनीषा कौशल पुत्री श्री चतर सिंह का जन्म दिनांक 24-9-1992 को हुआ था, लेकिन अज्ञानतावश उसके जन्म का इन्द्राज रजिस्ट्रार, जन्म/मृत्यु नंगल सलांगड़ी, तहसील व जिला ऊना (हि० प्र०) में पंजीकरण नहीं करवाया जा सका है। अब पंजीकरण करने के आदेश दिए जाएं।

अतः सर्वसाधारण को इस इश्तहार के माध्यम से सूचित किया जाता है कि यदि किसी व्यक्ति को उक्त वर्णित के जन्म का रजिस्ट्रार, जन्म/मृत्यु, नंगल सलांगड़ी, तहसील व जिला ऊना, हिमाचल प्रदेश में पंजीकरण होने बारे कोई एतराज हो तो वह दिनांक 29-4-2013 को प्रातः 10.00 बजे अधोहस्ताक्षरी के न्यायालय में स्वयं/अधिवक्ता के माध्यम से उपस्थित होकर प्रस्तुत कर सकता है, अन्यथा उपरोक्त जन्म का पंजीकरण करने के आदेश दे दिए जाएंगे और बाद में उनका कोई एतराज काबिले समायत न होगा।

आज दिनांक 18-3-2013 को मेरे हस्ताक्षर व मोहर न्यायालय द्वारा जारी हुआ।

मोहर।

सुरेश कुमार शर्मा,
तहसीलदार एवं कार्यकारी दण्डाधिकारी,
ऊना, तहसील व जिला ऊना, हिमाचल प्रदेश।

न्यायालय श्री सुरेश कुमार शर्मा, तहसीलदार एवं कार्यकारी दण्डाधिकारी, ऊना, तहसील व जिला ऊना,
हिमाचल प्रदेश

दावा सं 48/Teh. Una/B &D/2013

श्री अश्वनी कुमार पुत्र श्री प्यारा सिंह, गांव व डाकघर मदनपुर, तहसील व जिला ऊना (हि० प्र०)

बनाम

आम जनता

दरख्खास्त जेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969.

उपरोक्त विषय में श्री अश्वनी कुमार पुत्र श्री प्यारा सिंह, गांव व डाकघर मदनपुर, तहसील व जिला ऊना, हिमाचल प्रदेश ने इस न्यायालय में आवेदन किया है कि उसके पुत्र कृष्ण कुमार का जन्म दिनांक 2-12-2008 को हुआ था, लेकिन अज्ञानतावश उसके जन्म का इन्द्राज रजिस्ट्रार, जन्म/मृत्यु मदनपुर, तहसील व जिला ऊना (हि० प्र०) में पंजीकरण नहीं करवाया जा सका है। अब पंजीकरण करने के आदेश दिए जाएं।

अतः सर्वसाधारण को इस इश्तहार के माध्यम से सूचित किया जाता है कि यदि किसी व्यक्ति को उक्त वर्णित के जन्म का रजिस्ट्रार, जन्म/मृत्यु, मदनपुर, तहसील व जिला ऊना, हिमाचल प्रदेश में पंजीकरण होने बारे कोई एतराज हो तो वह दिनांक 29-4-2013 को प्रातः 10.00 बजे अधोहस्ताक्षरी के न्यायालय में स्वयं/अधिवक्ता के माध्यम से उपस्थित होकर प्रस्तुत कर सकता है, अन्यथा उपरोक्त जन्म का पंजीकरण करने के आदेश दे दिए जाएंगे और बाद में उनका कोई एतराज काबिले समायत न होगा।

आज दिनांक 19-3-2013 को मेरे हस्ताक्षर व मोहर न्यायालय द्वारा जारी हुआ।

मोहर।

सुरेश कुमार शर्मा,
तहसीलदार एवं कार्यकारी दण्डाधिकारी,
ऊना, तहसील व जिला ऊना, हिमाचल प्रदेश।

न्यायालय श्री सुरेश कुमार शर्मा, तहसीलदार एवं कार्यकारी दण्डाधिकारी, ऊना, तहसील व जिला ऊना,
हिमाचल प्रदेश

दावा सं 50/Teh. Una/B &D/2013

श्रीमती सुमन शर्मा पत्नी श्री सतपाल शर्मा, गांव व डाकघर सलोह, तहसील व जिला ऊना (हि० प्र०)

बनाम

आम जनता

दरख्खास्त जेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969.

उपरोक्त विषय में श्रीमती सुमन शर्मा पत्नी श्री सतपाल शर्मा, गांव व डाकघर सलोह, तहसील व जिला ऊना, हिमाचल प्रदेश ने इस न्यायालय में आवेदन किया है कि उसके पुत्र साहिल शर्मा का जन्म दिनांक 19-1-1991 को गांव सलोह में हुआ था, लेकिन अज्ञानतावश उसके जन्म का इन्द्राज रजिस्ट्रार,

जन्म/मृत्यु सलोह, तहसील व जिला ऊना (हि० प्र०) में पंजीकरण नहीं करवाया जा सका है। अब पंजीकरण करने के आदेश दिए जाएं।

अतः सर्वसाधारण को इस इश्तहार के माध्यम से सूचित किया जाता है कि यदि किसी व्यक्ति को उक्त वर्णित के जन्म का रजिस्ट्रार, जन्म/मृत्यु, सलोह, तहसील व जिला ऊना, हिमाचल प्रदेश में पंजीकरण होने बारे कोई एतराज हो तो वह दिनांक 22–4–2013 को प्रातः 10.00 बजे अधोहस्ताक्षरी के न्यायालय में स्वयं/अधिवक्ता के माध्यम से उपस्थित होकर प्रस्तुत कर सकता है, अन्यथा उपरोक्त जन्म का पंजीकरण करने के आदेश दे दिए जाएंगे और बाद में उनका कोई एतराज काबिले समायत न होगा।

आज दिनांक 21–3–2013 को मेरे हस्ताक्षर व मोहर न्यायालय द्वारा जारी हुआ।

मोहर।

सुरेश कुमार शर्मा,
तहसीलदार एवं कार्यकारी दण्डाधिकारी,
ऊना, तहसील व जिला ऊना, हिमाचल प्रदेश।

न्यायालय श्री सुरेश कुमार शर्मा, तहसीलदार एवं कार्यकारी दण्डाधिकारी, ऊना, तहसील व जिला ऊना,
हिमाचल प्रदेश

दावा सं० 52/Teh. Una/Marriage Reg./2013

श्री गुरबक्ष चन्द जगोता पुत्र श्री सतनाम, जाति बाहती, गांव व डाकघर सुनेहरा, तहसील व जिला ऊना, हिमाचल प्रदेश।

बनाम

आम जनता

दावा अन्तर्गत धारा 8(4) विवाह पंजीकरण अधिनियम, 1996.

उपरोक्त मुकद्दमा उनवान वाला में श्री गुरबक्ष चन्द जगोता पुत्र श्री सतनाम, जाति बाहती, गांव व डाकघर सुनेहरा, तहसील व जिला ऊना, हिमाचल प्रदेश ने इस न्यायालय में प्रार्थना—पत्र प्रस्तुत किया है कि उसका विवाह दिनांक 24–2–2012 को श्रीमती चेतना सोनी पुत्री श्री मंगल शाह सोनी, अश्वनीनगर रायपुर सामने गोस्वामी जनरल स्टोर (छत्तीसगढ़) के साथ हुआ है। लेकिन अज्ञानतावश वह अपने विवाह का इन्द्राज रजिस्ट्रार, विवाह पंजीकरण सुनेहरा, तहसील व जिला ऊना (हि० प्र०) में नहीं करवा सका है। अब पंजीकरण करने के आदेश दिए जाएं।

अतः इस सन्दर्भ में आम जनता को सूचित किया जाता है कि श्री गुरबक्ष चन्द जगोता पुत्र श्री सतनाम, गांव व डाकघर सुनेहरा, तहसील व जिला ऊना, हिमाचल व श्रीमती चेतना सोनी पुत्री श्री मंगल शाह सोनी, अश्वनीनगर रायपुर सामने गोस्वामी जनरल स्टोर (छत्तीसगढ़) के विवाह का इन्द्राज रजिस्ट्रार विवाह पंजीकरण, बसदेहड़ा, तहसील व जिला ऊना (हि० प्र०) में दर्ज करवाने बारे किसी को एतराज हो तो वह दिनांक 19–4–2013 को इस न्यायालय में उपस्थित होकर प्रस्तुत कर सकता है, अन्यथा इसके बाद उक्त वर्णित विवाह के पंजीकरण हेतु आगामी कार्यवाही अमल में लाई जाएगी।

आज दिनांक 18–3–2013 को मेरे हस्ताक्षर व मोहर न्यायालय द्वारा जारी हुआ।

मोहर।

सुरेश कुमार शर्मा,
तहसीलदार एवं कार्यकारी दण्डाधिकारी,
ऊना, तहसील व जिला ऊना, हिमाचल प्रदेश।

न्यायालय श्री सुरेश कुमार शर्मा, तहसीलदार एवं कार्यकारी दण्डाधिकारी, ऊना, तहसील व जिला ऊना,
हिमाचल प्रदेश

दावा सं 49/Teh. Una/B &D/2013

श्री सुखदेव सिंह पुत्र श्री इन्द्र सिंह, गांव व डाकघर सलोह, तहसील व जिला ऊना (हि० प्र०)

बनाम

आम जनता

दरख्खास्त जेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969.

उपरोक्त विषय में श्री सुखदेव सिंह पुत्र श्री इन्द्र सिंह, गांव व डाकघर सलोह, तहसील व जिला ऊना, हिमाचल प्रदेश ने इस न्यायालय में आवेदन किया है कि उसके दोहते अंकुश राणा पुत्र श्री हरदीप सिंह, गांव व डाकघर बचूही, तहसील व जिला होशियारपुर (पं०) का जन्म दिनांक 17-4-1996 को गांव सलोह में हुआ था, लेकिन अज्ञानतावश उसके जन्म का इन्द्राज रजिस्ट्रार, जन्म/मृत्यु सलोह, तहसील व जिला ऊना (हि० प्र०) में पंजीकरण नहीं करवाया जा सका है। अब पंजीकरण करने के आदेश दिए जाएं।

अतः सर्वसाधारण को इस इश्तहार के माध्यम से सूचित किया जाता है कि यदि किसी व्यक्ति को उक्त वर्णित के जन्म का रजिस्ट्रार, जन्म/मृत्यु, सलोह, तहसील व जिला ऊना, हिमाचल प्रदेश में पंजीकरण होने बारे कोई एतराज हो तो वह दिनांक 22-4-2013 को प्रातः 10.00 बजे अधोहस्ताक्षरी के न्यायालय में स्वयं/अधिवक्ता के माध्यम से उपस्थित होकर प्रस्तुत कर सकता है, अन्यथा उपरोक्त जन्म का पंजीकरण करने के आदेश दे दिए जाएंगे और बाद में उनका कोई एतराज काबिले समायत न होगा।

आज दिनांक 21-3-2013 को मेरे हस्ताक्षर व मोहर न्यायालय द्वारा जारी हुआ।

मोहर।

सुरेश कुमार शर्मा,
तहसीलदार एवं कार्यकारी दण्डाधिकारी,
ऊना, तहसील व जिला ऊना, हिमाचल प्रदेश।

